

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

**THE PAPER YARD, on behalf  
of itself and all others  
similarly situated,**

**Plaintiff,**

**vs.**

ADVANTAGE HEALTHCARE, et al.,

**Defendants.**

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CIVIL ACTION NO.: 2:05-cv-737-F

**JOINT MOTION FOR RELIEF FROM FINAL JUDGMENT**

COMES NOW the Plaintiff The Paper Yard and Defendant Vision Lab Telecommunications, Inc. ("Vision Lab"), pursuant to Federal Rule of Civil Procedure 60(a), and would ask this Court to grant Relief from Final Judgment filed on November 18, 2005, as to all Defendants, other than Vision Lab Telecommunications, Inc. ("Vision Lab"), who were before this Court on November 18, 2005. Since the dismissal with prejudice of all Defendants other than Vision Lab was the result of clerical error, Plaintiff and Vision Lab would ask that these Defendants be reinstated as parties to this action. In support thereof, Plaintiff and Vision Lab state the following:

1. Plaintiff executed a Settlement Agreement, Release, and Waiver on October 25, 2005, wherein Plaintiff and Vision Lab agreed to settle the Plaintiff's claims against Vision Lab.

2. Upon receipt of the executed Settlement Agreement, Robert R. Baugh, attorney for Vision Lab, drafted a Joint Stipulation for Dismissal, executed it on behalf of Vision Lab, and forwarded it to Plaintiff's counsel to be signed and filed with the Court.

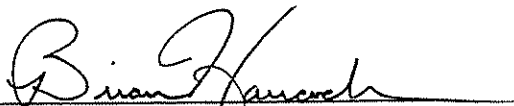
An Agreed Order of Dismissal with Prejudice was attached. The fully executed Joint Stipulation for Dismissal and Agreed Order of Dismissal have been attached hereto as Exhibit "A".

3. It was never the intention of either the Plaintiff, Vision Lab, or counsel, to dismiss with prejudice the remaining eleven (11) defendants that were also before the Court as parties to this action.

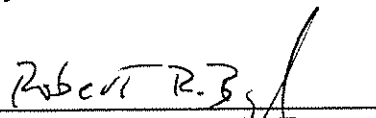
4. Upon filing of the Joint Stipulation for Dismissal, the clerk mistakenly interpreted the document as an agreement to dismiss with prejudice all defendants in this action. Again, this was not the intent of counsel for Plaintiff and Vision Lab when executing the Joint Stipulation for Dismissal. The intent of counsel was to dismiss Vision Lab only.

5. Therefore, Plaintiff and Vision Lab would ask this Court to reinstate this action on the Court's docket and reinstate the following defendants as parties to this action: Advantage Healthcare, AmeriList, Inc., Autauga Bottle Water Company, Blue Jay, Inc., Chelsea Merchant Services, Inc., Thomas Loyd, Main Line Graphic Equipment, Inc., Mutual Benefit Funding Corporation, OEM Connect, Ltd., Shielding Steel, Inc., and WSSCR, Inc.

Respectfully submitted this 27 day of November, 2005.



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Robert R. Baugh, Esq.  
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Telecommunications, Inc.  
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Birmingham, AL 35255  
Telephone: (205) 930-5100

**CERTIFICATE OF SERVICE**

I hereby certify that I have served a copy of the above and foregoing upon the following, by placing a copy of same in the United States mail, postage prepaid, on this the 22 day of November 2005.

Advantage Healthcare  
c/o James O. Driscoll  
4710 Bellaire Boulevard  
Suite 310  
Bellaire, TX 77401

AmeriList, Inc.  
c/o Ravi Buckredan  
978 Route 45  
Suite L2  
Pomona, NY 10970

Autauga Bottle Water Company  
244 County Road 165  
Autaugaville, AL 36003

Blue Jay, Inc.  
c/o Jeffrey J. Whitehead, Esq.  
2431 West Horizon Ridge Parkway  
Suite #110  
Henderson, NV 89052

Chelsea Merchant Services, Inc.  
c/o Joseph Graley  
256 B Cemetery Road  
Canterbury, CT 06331

Main Line Graphic Equipment, Inc.  
c/o Gelfuso & Lachut, Inc.  
1193 Reservoir Avenue  
Cranston, RI 02920

Mutual Benefit Funding Corporation  
c/o Anthony Paduano  
6 Hutton Centre Drive  
Suite 1245  
Santa Ana, CA 92707

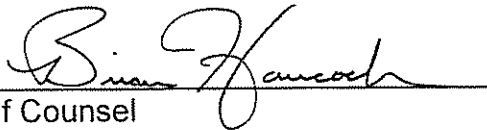
OEM Connect, Ltd.  
c/o David W. Nash  
32A Holton Street

Woburn, MA 01801-5205

Shielding Steel, Inc.  
c/o John P. Miller  
2499 Glades Road  
Boca Raton, FL 33431

Thomas Loyd  
31 Victors Chase  
Sugarland, TX 77479

WSSCR, Inc.  
c/o InCorp Services, Inc.  
720 Brazos Street  
Suite 1115  
Dallas, TX 78701

  
Of Counsel